UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN (SOUTHERN DIVISION)

MELINDA HINDO,

Plaintiff,

V

CASE NO.: 2:16-CV-13956

HONORABLE ARTHUR J. TARNOW MAGISTRATE ELIZABETH A. STAFFORD

EQUIFAX INFORMATION SERVICES, LLC, a Georgia Company, EXPERIAN INFORMATION SOLUTIONS, INC., a Ohio Corporation, and DISCOVER FINANCIAL SERVICES, INC., a Delaware Corporation,

Defendants.

NORTON T. GAPPY, P.C. Norton T. Gappy (P64571) Attorneys for Plaintiff 3525 Rochester Road Troy, Michigan 48083 (248) 524-1700 ngappy@gmail.com

CLARK HILL, PLLC
Jordan S. Bolton (P66309)
Attorneys for Equifax Information Services
500 Woodward Avenue, Suite 3500
Detroit, Michigan 48226
(313) 965-8300
jbolton@clarkhill.c0m

KING & SPALDING, LLP Kendall W. Carter Attorneys for Equifax Information Services 1180 Peachtree Street, NE Atlanta, Georgia 30309 (404) 572-2495 kcater@kslaw.com DICKINSON WRIGHT, PLLC Christopher A. Cornwall (P42721) Attorneys for Discover Financial Services 500 Woodward Avenue, Suite 4000 Detroit, Michigan 487226 (313) 223-3500 ccornwall@dickinsonwright.com

WILLIAMS, WILLIAMS, RATTNER & PLUNKET, P.C.
Sidney L. Frank (P13637)
Tamara E. Fraser (P51997)
Attorneys for Experian Information Solutions
380 North Old Woodward Avenue, Suite 300
(248) 642-0856
sliftank@wwrplaw.com
tefraser@wwrplaw.com

2:16-cv-13956-AJT-EAS Doc # 27 Filed 09/11/17 Pg 2 of 3 Pg ID 157

The Court having reviewed and considered the Stipulation and Agreement between and

by the Parties and otherwise being fully advised in the premises, enters the following Order

pursuant to the Parties Stipulation and Agreement and as to the same, the Court Orders as

follows:

1. IT IS ORDERED that the above-captioned matter is hereby DISMISSED WITHOUT

PREJUDICE and without costs or fines to any party; each party shall bear their own costs.

2. IT IS FURTHER ORDERED that if Plaintiff determines into the future to re-file or to

further pursue this matter, it shall be re-filed at Plaintiff's cost with or in the United States

District Court for the Eastern District of Michigan (Southern Division), with proper notice to all

Parties.

3. IT IS FINALLY ORDERED that in the event that Plaintiff does not re-file this matter

or pursue further action with regards to this matter within 60 days of the entry of this Order of

Dismissal, this Dismissal Order without prejudice and without costs or fines shall automatically

be converted to and considered to be a DISMISSAL WITH PREJUDICE and without fines or

costs to any Party hereto and shall be deemed a final order which closes the case as to all Parties

and all issues in all respects.

IT IS SO ORDERED.

s/Arthur J. Tarnow

HONORABLE ARTHUR J. TARNOW

United States District Court Judge

DATED: September 11, 2017